## Provo RIVER DECREE Civil # 2888

## PROVO DIVISION.

CLASS "A" RIGHTS.

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That all of the flow of Provo River, its tributaries, springs, seepage and percolating waters, appropriated by the defendants and the predecessors in interest of the plaintiff before May 12th, 1903, for the purposes of irrigation, domestic and municipal uses and for the generation of power; in the Provo Division, are herein denominated Class "A", and be and the same is hereby awarded to the following named parties; for the purposes of irrigation angether with the number of acres of land and the duty of water per second foot upon said land, for the purposes of domestic and municipal uses and for the generation of power; in the quantities and for the periods hereinafter set forth:-

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PROVO CITY.

(A)

2,058.6 Acres of Farm Land.

From May 10th to June 20th, Duty 57. 36.12 second feet.
" June 20th to July 20th, " 63, 32.68 " "
" July 20th to May 10th, " 70, 29.41 " "

(b)

499.91 Acres of City Lots.

From May 10th to Sept. 1st, Duty 50, 10.00 second feet. Sept. 1st to May 10th, " 70, 7.14 " "

(c) 16.50 second feet, during the irrigation season of each and every year. Which water has heretofore been used for irrigation purposes by said City and for the generation of power by the Provo Ice & Cold Storage Company a corporation, E. J. Ward & Sons Company a corporation, Knight Woolen Mills a corporation, Smoot Investment Company a corporation, and Upton Hoover, W. E. Hoover, Webster Hoover and Frank Hoover as partners doing business under the name of Excelsior Roller Mills. And the said use for power purposes has been under license and grant from said Provo City and at such times and in such manner as has been made by mutual arrangements therefor.

- (d) During the non-irrigating season of each and every year, subject to the rights of storing water at the several reservoirs of the plaintiff and defendants as hereinafter set forth, sufficient of the waters of Provo River to supply the necessities of Mill owners upon the Factory Race using water under license and grant from said City, not to exceed 65 second feet.
- (e) Said defendant, Provo City, is the owner of, and has the right to collect by its pipe line and Waterworks System as now located and constructed in Provo Canyon, Utah County, Utah, and is entitled to divert into its said Waterworks System and to convey and use for domestic and municipal purposes at Provo City, Utah, and adjacent thereto, all of the waters of "South Guard Quarters Spring", which arises in a wavine above the flume line of the Utah Power & Light Company and below the ditch known as the Johnson ditch, situate in the southwest quarter section 33, in township 5 south of range 3 east of the Salt Lake Base and Meridian. Also all of the waters of all springs arising between the County Road as now located and used and the flume line of the Utah Power & Light Company and down from the County highway bridge crossing said river near the mouth of Bridal Veil Falls to the west line of the northeast quarter of section 5 in township 6 south of range 3 east of the Salt Lake Base and Meridian; excepting therefrom, however, all of the waters of all springs which flow into or rise in the Blue Cliff Canal and all of the waters of Maple or commonly called Yellow Jacket Spring.

100 mm 200 mm 20

Provo River Decree

calch Tanner.

As successor in interest to charles H. Taylor.

18.00 acres.

To be diverted through the Provo Bench Cinal,

Irom January 1st to December 31st, 0.25 second foot.

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Esthma Tanner.

That seepage and spring water accumulating and arising upon her land, and collected by her in the drainage system laid upon said land situated about five miles from the mouth of frovo Canyon, and she is entitled to discharge said water into Provo River and to take from said river an equal amount at the intake of the Provo Bench Canal, so long, and so long only, as the requirements of the users of water from Provo River diverting the same at points below the point of discharge of such drainage water in the said river are not supplied from seepage water, but require the turning down of water from the main flow of the river; and the said Esthma Tanner is entitled to take from said river at the said intake of the Provo Bench Canal, such quantity of water only as is required to be turned down for such lower diversions not exceeding, however, the quantity of water discharged by her into the river from said drainage system.

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## Provo Pressed Brick Company.

Under application to the State Engineer of the State of Utah, number 1221, bearing date of February 28, 1907, and under the certificate of the said Engineer issued pursuant to said application number 109 B, bearing date of February 19th, 1913, is entitled to use for the generation of power at its Brick plant as at present located in section 36, township 6 south, range 2 east, Salt Lake Ease and Meridian; the waters not to exceed 100 second feet herein awarded to and used by the defendant Provo City and Mill owners using water under lease and grant from said city and which is used through and from the distributing channels known as the Factory Race, City Race, and Tanner Race.

After such use by the said defendant Frovo Pressed Brick Company the same is to be returned to the distributing channels aforesaid, and must be so used as to not substantially interfer with the natural flow of such water and thus cause substantial fluctuations in the flow thereof, and said defendant must utilize and use such waters without substantial diminution in quantity or any deterioration in quality, and said use is an additional use of waters hereinbefore denominated in paragraph 5, and awarded in paragraph 4, and that such use by said defendant is subject to and shall not interfer with the use of said waters by Provo City.